to the iron bridge over the same at the intersection of said Mattawoman Run with the aforesaid State road, and thence binding with said State road to the beginning.

## 1918, ch. 168, sec. 3.

103. The polling place of said Marbury District No 10, shall be at a point as near as possible to the site of the present postoffice in the village of Marbury; the same to be selected and designated by the Supervisors of Elections for Charles County, Maryland.

## 1918, ch. 168, sec. 6.

104. The Governor of the State of Maryland and the County Commissioners of said Charles County, are hereby authorized and empowered, respectively, to make appointments of one justice of the peace and one constable for said new election district as is now authorized by law; provided, however, that the appointments of such justice of the peace and constable, shall not in any manner affect the jurisdiction of justices of the peace or constables now qualified, or appointed, in the respective election districts out of which the new election district hereby created is carved. See sec. 152.

# ELECTION OFFICIALS.

#### 1920, ch. 371.

105. All judges of election and clerks of election of Charles County when actually sitting as judges of registration or election and as clerks of election, respectively, shall be allowed and paid three dollars and fifty cents (\$3.50) a day; fractions of a day shall be allowed and paid at the rate of thirty cents an hour; and in all other respects Section 18\* of Article 33 of the Annotated Code of Public General Laws of Maryland, title "Elections," subtitle "Compensation," shall remain in full force and effect in Charles County.

## FENCES.

### P. L. L., 1888, Art. 9, sec. 62. 1860, Art. 9, sec. 41.

106. Partition fences between the adjoining fields of different proprietors in Charles County shall be made and repaired by the parties, respectively, owning or occupying the fields, at their joint and equal expense; and upon failure of either party to make or repair his respective proportion of such fence or pay his equal share of the costs thereof, he shall be answerable therefor in an action of debt, to be recovered before a justice of the peace; but no person shall be so answerable unless the fence, for the making or repair of which he shall be sued, shall have been constructed of the usual materials and in the ordinary way.

<sup>\*</sup>Sec. 126 of Art. 33 (1924 Ed.) evidently intended.